

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

UNITED STATES COURT
SOUTHERN DISTRICT OF TEXAS
FILED

DEC 21 2001

MARK NEWBY,

Plaintiff,

v.

ENRON CORPORATION, ANDREW S.
FASTOW, KENNETH L. LAY, and
JEFFREY K. SKILLING,

Defendants.

C.A. No. H-01-3624

JURY TRIAL DEMANDED

U.S. COURT'S
SOUTHERN DISTRICT
OF TEXAS

2001 DEC 21 PM 4:35

Michael N. Milby,

FILED

HENRY H. STEINER, Individually and on
Behalf of All Others Similarly Situated,

Plaintiff,

v.

ENRON CORP., KENNETH L. LAY,
JEFFREY K. SKILLING, ANDREW S.
FASTOW, and ARTHUR ANDERSEN
LLP,

Defendants.

C.A. No. H-01-3717

JURY TRIAL DEMANDED

**HAROLD KARNES' MOTION TO JOIN THE PROPOSED PREFERRED PURCHASER
LEAD PLAINTIFFS' MOTION FOR APPOINTMENT AS ONE OF THE LEAD
PLAINTIFFS AND TO JOIN IN THEIR SELECTION OF LEAD AND LOCAL
COUNSEL**

COMES NOW Harold Karnes who joins in the motion of Henry H. Steiner, Daniel Kaminer, Christine Benoit and Michael and Jennifer Cerone (the "Proposed Preferred Purchaser Lead Plaintiffs"), and the Order sought in their motion, and Mr. Karnes hereby requests that he too be appointed one of the preferred purchaser lead plaintiffs (pursuant to their motion).

Mr. Karnes hereby attaches to his motion his executed plaintiffs' certification for this action.

Dated: December 21, 2001



Jack E. McGehee, TBN 13623700, Fed No. 8163

OF COUNSEL:

McGehee & Pianelli, L.L.P.
James V. Pianelli TBN 15966740, Fed No. 11557
Timothy D. Riley TBN 16931300, Fed No. 521
1225 N. Loop West, Suite 810
Houston, Texas 77008
(713) 864-4000
(713) 868-9393 fax
TEXLAW@LAWTX.COM

WOLF HALDENSTEIN ADLER FREEMAN &
HERZ LLP
Daniel W. Krasner
Jeffrey G. Smith
270 Madison Avenue
New York, New York 10016
(212) 545-4600
(212) 545-4653
www.whafh.com

Attorneys for Plaintiff

254233

CERTIFICATION**PURSUANT TO FEDERAL SECURITIES LAWS**

HAROLD KARNES declares, as to the claims asserted under the federal securities laws, that:

1. I have reviewed the complaint and authorized the commencement of an action on my behalf.
2. I did not purchase the security that is the subject of this action at the direction of plaintiffs' counsel or in order to participate in this private action.
3. I am willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary.
4. My transactions in Enron Corp. during the Class Period are as follows:

Date	Purchases	Sales	Price
3/2/1996	7200 SHARES		22.75
3/3/1999	800 SHARES		25.125
8/3/1999		2400 SHARES	24.625
9/2/2000	800 SHARES		24.50
6/8/2001	1000 SHARES		25.35
8/10/2001	1200 SHARES		25.59
10/1/2001		1000 SHARES	25.17

5. I have not sought to serve as a class representative in any case under the federal securities laws in the last three years. [Or, I have served as a class representative in the action(s) listed below:]
6. I will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the court.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 21st day of DECEMBER, 2001.

Harold Karnes